

# THE MEADE COUNTY NEWS

Established January 11, 1900

WEHRE & WEHRE Publishers  
AGNES WEHRE, Owner and Editor

Entered at the postoffice at Meade, Kansas, for transmission through the mails as Second Class Matter  
Published Every Thursday

Subscription, \$1.00 per year in advance  
Advertising Rates: Display, .10 per inch; Locals, .05 per line.  
Over fifteen lines charged for at the rate of .15 per inch



**FOR WILSON AND MARSHALL**



**FOR PEACE PREPAREDNESS AND PROSPERITY**

## Democratic Ticket

**For President**  
Woodrow Wilson  
**For Vice President**  
Thos. R. Marshall

**DEMOCRATIC STATE TICKET**

**For Governor**  
W. C. Johnston  
**For Lieutenant Governor**  
S. M. Johnson  
**For Justice of Supreme Court**  
J. T. Little and Otis S. Allen  
**For Secretary of State**  
Margaret Grandin  
**For Auditor**  
W. J. Duval  
**For Treasurer**  
D. F. Callahan  
**For Attorney General**  
S. A. Buckland  
**Supt. of Public Instruction**  
J. C. Colville  
**Supt. Insurance**  
Frank E. Smith  
**State Printer**  
Robert Focht  
**Congressman 7th District**  
Jouett Shouse  
**Representative 122nd District**  
O. M. Gates  
**County Treasurer**  
P. L. Davis  
**County Clerk**  
No nomination  
**Probate Judge**  
John Elliott  
**Register of Deeds**  
No nomination  
**County Attorney**  
F. S. Sullivan  
**County Superintendent**  
Kate Martin  
**County Surveyor**  
No nomination  
**Commissioner 2nd District**  
John Coides  
**Commissioner 3rd District**  
T. B. Novinger  
**Coroner**  
Dr. Wm. F. Fee  
**Sheriff**  
L. G. Kriste

Woodrow Wilson stands for free government, for honest government, for visible government—for the common rights of men and women, of business groups and organizations, of municipalities and states, of the United States and of the other nations of the world whether they be weak or powerful. He has been free of the influence of special interests, whether brought to bear by money power within the United States or by the greatest military power on earth. Proof lies in a long, explicit and wonderful record of his performance in the presidency. For that reason he was able to say in his speech accepting the Democratic nomination for President: "I do not doubt that the people of the United States will wish the Democratic party to continue in control of the Government. They are not in the habit of rejecting those who have actually served them for those who are making doubtful and conjectural promises of service. Least of all are they likely to substitute those who promised to render them particular service and proved false to that promise for those who have actually rendered those very services."

## POLITICAL ANNOUNCEMENTS

Having been selected as the choice of the Republican voters, at the August Primary, as their candidate for County Treasurer I will appreciate your support and vote at the November election.

J. M. KELLEY

### Statement

of the ownership, management, circulation, etc., required by the Act of August 24, 1912, of The Meade County News published weekly at Meade, Kansas, for October 1916.

Name of Editor—Agnes Wehre, Publishers—Wehre & Wehre. Owner—Agnes Wehre.

Known bondholders, mortgages, and other security holders, holding 1 per cent or more of total amount of bonds, mortgages, or other securities: None.

AGNES WEHRE.

Sworn to and subscribed before me this 12th day of October, 1916  
John Elliott,  
Clerk of the District Court.

### THREE REASONS

Congressman Jouett Shouse, at a recent meeting of Seventh District Democrats, said:

"The three things on which President Wilson may base his hopes for re-election are the federal reserve act, which will prevent all financial panics—an act which the Republicans dared not pass on account of the dominating influence of Wall street in that party; the rural credits act which is so far reaching it is revolutionary, and the fact that he has kept this country out of any war."

"Every one of us, deep down in our hearts, are glad that we have been kept out of war. The women will remember this in November."

**Important Railroad Legislation**  
"One reason that I wish to go back to Congress is on account of the fact that within the next six months, or a year, important railroad legislation is coming up. This railroad strike situation is only a temporary adjustment. Now my opponent is a railroad attorney. His personal integrity is unquestioned. I'll never deal in personalities to be elected notwithstanding the bitter fight made on me two years ago. He rode on a pass in campaigning against me two years ago, and I suppose he will do it again."

"Can a man who has labored all the years he has for the railroad go into a situation, where the employe and the railroad are going to have considerable consideration and the general public little, if any—can such a man properly represent this Seventh Congressional district? I say he can not. No matter how honest he may be, there will be a mental condition which he cannot overcome."

### Edison For Wilson

There is no American in whose integrity of opinion, strong sense and good judgment the people of the United States have more confidence than Thomas A. Edison.

Mr. Edison publicly announces his support of President Wilson. Briefed, his reasons are:

Faced with a succession of tremendous problems, any one of which decided the wrong way would have been disastrous, Wilson has not got us into trouble nor is he likely to.

He has given us peace with honor. Talk about the United States being despised is nonsense. Back of our neutrality are international law, the rights of humanity and the future of civilization.

With reference to Mexico the president has acted wisely, justly and courageously.

With reference to preparedness he changed and it was the proper thing to do.

His attitude on the tariff shows equal openness of mind. A tariff commission will take the tariff out of politics.

"They say that he has blun-

dered. Perhaps he has. But I notice that he usually blunders forward."

In the railroad controversy the President acted with his usual courage and sanity.

Hughes' hindsight, we learn from his speeches, is highly developed, but as to his foresight we are not equally well informed.

This is no time for Republicanism or Democracy. Real Americans must get down to fundamental principles.

It is not logical or sensible to change to an inexperienced and untried man.

## HOME LIFE

No piece of furniture tends to preserve the equilibrium of the home, will last longer, less expensive to keep in repair, enjoyed more by each member of the family, and helps to preserve longer and make more pleasant mother's home life than a South Bend Malleable Range.

A nifty line of suits just in at Briggs & Briggs at Fowler.

### Notice of Contest

Department of the Interior, United States Land Office.  
Dodge City, Kansas, Sept. 23rd, 1916.  
To Charles W. Bankson, Jr. of Plains, Kansas, Contestant:

You are hereby notified that Frank Fox who gives Plains, Kansas, as his post-office address, did on August 25th, 1916, file in this office his duly corroborated application to contest and secure the cancellation of your Homestead Serial No. 012226 made Jan. 11th, 1915, for southwest quarter of Section 29, Township 34 south, Range 30 west of the 6th Principal Meridian, and its grounds for his contest he alleges that said Charles W. Bankson, Jr. has wholly abandoned said tract for more than six months since making said entry, that said tract is not settled upon or cultivated as by law required at this date, such defaults not being caused by employment in the army, navy or marine corps of the United States in time of war, or any other legal excuse.

You are, therefore, further notified that the said allegations will be taken as confessed, and your said entry will be cancelled without further right to be heard, either before this office or on appeal, if you fail to file in this office within twenty days after the FOURTH publication of this notice, as shown below, your answer, under oath, specifically responding to these allegations of contest, together with due proof that you have served a copy of your answer on the said contestant either in person or by registered mail.

You should state in your answer the name of the post office to which you desire future notices to be sent to you.  
R. R. Wilson, Register.  
J. V. Killion, Receiver.

Date of first publication September 28, 1916.  
" second " October 5, "  
" third " October 12, "  
" fourth " October 19, "

### Notice

In the future, patients desiring the services of Dr. Sonatag, of Fowler, will find him on Tuesday and Friday of each week at the Kimber residence, across the street from the photograph gallery.

### Notice for Publication

First Published September 21, 1916.  
Department of the Interior, U. S. Land Office at Dodge City, Kansas.

Notice is hereby given that Isaac L. Reimer, of Meade, Kansas, who, on Aug. 25, 1915, made Homestead Application Serial No. 012698, for SW 1/4, Section 26, Township 35S, Range 27W, 6th P. M., has filed notice of intention to make Comutation Proof, to establish claim to the land above described, before The Clerk of the District Court of Meade County, Kansas, at Meade, Kansas, on the 25th day of October, 1916.

Claimant names as witnesses:  
John R. Classen, Henry R. Classen, John L. Classen, John S. Priesen, all of Meade, Kansas.  
R. R. WILSON, Register.

Not coal land.

Publication Notice  
(First Published September 21, 1916)  
Department of the Interior,  
U. S. Land Office at Dodge City, Kansas  
September 12th, 1916.

Notice is hereby given that Josiah Flowers, of Lakeland, Kansas, who, on June 20th, 1912, made Homestead Application Serial No. 011275, for SW 1/4, Section 29, Township 34 south, Range 27W, 6th P. M., has filed notice of intention to make Final Three Year Proof, to establish claim to the land above described, before The Clerk of the District Court of Meade County, Kansas, at Meade, Kansas, on the 28th day of October, 1916.

Claimant names as witnesses:  
Martin Buck, of Umeda, Kansas.  
Charles Klotz, of Lakeland, Kansas.  
Joseph E. Flowers, of Lakeland, Kansas.  
Jeff Epley, of Lakeland, Kansas.  
R. R. WILSON, Register.

Not coal land.

**MONEY READY**  
**FARM LOANS**  
**AND**  
**FARM LANDS**  
**GARLHOUSE LOAN AND**  
**LAND CO.**  
First National Bank, Ground Floor  
MEADE, KANSAS  
Colonization Lands Our  
Specialty.

**For Sale**  
Second hand Elgin Wind mill and tower. In running order. Price \$10. A. J. Friesen 36-4-pd

### Subsequent Tax List for 1915.

First Published September 28, 1916.

County Treasurer's Office July 1916.  
Notice is hereby given that so much of each or parcel of land or town lots described in the following as may be necessary to pay the taxes and charges thereon for the year 1915 and previous years when so designated will, on the fourth Monday of October 1916 be sold by me at public auction at my office and pursuant to Chapter 9460 section 247 laws 1891 the provisions have been adopted by the Board of County Commissioners of Meade county, Kansas, no outside bids will be received and all lands and town lots herein advertised for taxes will be bid off in the name of Meade county for the amount of taxes and charges thereon, unless said taxes and charges be paid before sale, when not otherwise designated the sale is for the taxes of 1915 and the charges thereon.

R. W. Campbell, Co. Treas.

October Sale.		
Lot	Blk. O. S. Meade	Amount
6	16	2.32
2	O. S. Fowler	3.09
11	11	2.01
8	11	2.01
34	Bunyan's Addition	2.00
6	Plains, Kansas	2.39
4	23	47
17	29	41
18	29	41
56	18	34

### Notice for Publication

First published September 21st, 1916.  
Department of the Interior,  
U. S. Land Office at Dodge City, Kansas.

Notice is hereby given that A. H. T. Collins, of Englewood, Kansas, who, on Jan. 22, 1913, made Homestead Application Serial No. 01562, for SE 1/4, Sec. 21, Twp. 34S, Range 26W, 6th Principal Meridian, has filed notice of intention to make Final Three Year Proof, to establish claim to the land above described, before The Clerk of the District Court of Meade County, Kansas, at Meade, Kansas, on the 27th day of October, 1916.

Claimant names as witnesses:  
Woodward Wyatt, Gilbert M. Kellough, John H. Butler, Charles B. Parker, all of Englewood, Kansas.  
R. R. WILSON, Register.

Not coal land.

### Road Notice

First published September 14, 1916.

State of Kansas, Meade County, ss:

To whom it may concern:

Take notice, that a legal petition signed by Henry Steingard and other householders of Meade Center Township, in said county, has been presented to the Board of county commissioners, praying for the vacation and location of a public road as follows:

Beginning about thirty-one rods south of the north west cor. of sec. 24 32-28, thence in a southeasterly direction about forty-four rods to the road now established, said road to be 60 feet wide. Also to vacate all that part of the established road which is between the beginning and terminus of the above described road.

And that said board has appointed A. B. Roberts, John Cordes and I. B. Novinger (Commissioners) Viewers, who will meet at the point of beginning of said road, as petitioned for, on the 3rd day of October 1916 and proceed to view said road, as law directs, at which time and place all persons interested may attend and have a hearing. In case said viewers fail to meet on the following day, as provided by law, without further notice.

Witness my hand and the official seal of said county, this 9th day of September, 1916.

W. W. Pressly, County Clerk.

Guardian's Notice of Petition to Sell Real Estate.

First Published October 12, 1916.

To Clarissa Dougal and John Dougal minor heirs of Alfred Dougal, Deceased:  
You will take notice, that on Saturday, the 21st day of October 1916 at ten o'clock A. M. I will present to the Probate court room in the city of Meade, in said county, a petition which is on file in said court asking for authority to sell your interest in the real estate therein described, to wit: Lots 3 and 4 and the east half of the Southwest quarter of Section 7 in Township 30 south of Range 28 west of the 6th P. M. in said Meade county Kansas.

At which time and place you can appear and make any objections you may have to the granting of such authority. Dated this 10th day of October 1916.  
C. H. Day, Guardian of your Estate.

Guardian's Notice of Petition to Sell Real Estate.

First Published October 12, 1916.

To Annie Dougal and Earl Dougal Minor heirs of Alfred Dougal, Deceased:  
You will take notice, that on Saturday, the 21st day of October, 1916 at ten o'clock A. M. I will present to the Probate court room in the city of Meade, in said county, a petition which is on file in said court asking for authority to sell your interest in the real estate therein described, to wit: Lots 3 and 4 and the east half of the Southwest quarter of Section 7 in Township 30 south of Range 28 west of the 6th P. M. in said Meade county, Kansas.

At which time and place you can appear and make any objections you may have to the granting of such authority. Dated this 10th day of October 1916.  
C. H. Day, Guardian of your Estate.

Guardian's Notice of Petition to Sell Real Estate.

First Published October 12, 1916.

To Annie Dougal and Earl Dougal Minor heirs of Alfred Dougal, Deceased:  
You will take notice, that on Saturday, the 21st day of October, 1916 at ten o'clock A. M. I will present to the Probate court room in the city of Meade, in said county, a petition which is on file in said court asking for authority to sell your interest in the real estate therein described, to wit: Lots 3 and 4 and the east half of the Southwest quarter of Section 7 in Township 30 south of Range 28 west of the 6th P. M. in said Meade county, Kansas.

At which time and place you can appear and make any objections you may have to the granting of such authority. Dated this 10th day of October 1916.  
C. H. Day, Guardian of your Estate.

Guardian's Notice of Petition to Sell Real Estate.

First Published October 12, 1916.

To Annie Dougal and Earl Dougal Minor heirs of Alfred Dougal, Deceased:  
You will take notice, that on Saturday, the 21st day of October, 1916 at ten o'clock A. M. I will present to the Probate court room in the city of Meade, in said county, a petition which is on file in said court asking for authority to sell your interest in the real estate therein described, to wit: Lots 3 and 4 and the east half of the Southwest quarter of Section 7 in Township 30 south of Range 28 west of the 6th P. M. in said Meade county, Kansas.

At which time and place you can appear and make any objections you may have to the granting of such authority. Dated this 10th day of October 1916.  
C. H. Day, Guardian of your Estate.

Guardian's Notice of Petition to Sell Real Estate.

First Published October 12, 1916.

To Annie Dougal and Earl Dougal Minor heirs of Alfred Dougal, Deceased:  
You will take notice, that on Saturday, the 21st day of October, 1916 at ten o'clock A. M. I will present to the Probate court room in the city of Meade, in said county, a petition which is on file in said court asking for authority to sell your interest in the real estate therein described, to wit: Lots 3 and 4 and the east half of the Southwest quarter of Section 7 in Township 30 south of Range 28 west of the 6th P. M. in said Meade county, Kansas.

At which time and place you can appear and make any objections you may have to the granting of such authority. Dated this 10th day of October 1916.  
C. H. Day, Guardian of your Estate.

Guardian's Notice of Petition to Sell Real Estate.

First Published October 12, 1916.

To Annie Dougal and Earl Dougal Minor heirs of Alfred Dougal, Deceased:  
You will take notice, that on Saturday, the 21st day of October, 1916 at ten o'clock A. M. I will present to the Probate court room in the city of Meade, in said county, a petition which is on file in said court asking for authority to sell your interest in the real estate therein described, to wit: Lots 3 and 4 and the east half of the Southwest quarter of Section 7 in Township 30 south of Range 28 west of the 6th P. M. in said Meade county, Kansas.

At which time and place you can appear and make any objections you may have to the granting of such authority. Dated this 10th day of October 1916.  
C. H. Day, Guardian of your Estate.

### PUBLICATION NOTICE.

No. 252.

First Published in The Meade County News September 21, 1916.

The State of Kansas, to the defendants, Thomas L. Strider, and ..... Strider, his wife, her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Mary A. Strider, and ..... Strider, her husband, or his wife, as the case may be, whose true Christian name is to the plaintiff unknown—Elmer W. White, and ..... White, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—W. A. Bateman, and ..... Bateman, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Amelia E. Shattuck, and ..... Shattuck, her husband, or his wife, as the case may be, whose true Christian name is to the plaintiff unknown—Patrick Burns, and ..... Burns, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—C. Sealor Stewart, and ..... Stewart, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—William H. Cox, and ..... Cox, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Dennis D. Doty, and ..... Doty, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Helle Jones, and ..... Jones, her husband, or his wife, as the case may be, whose true Christian name is to the plaintiff unknown—Robert E. Jones, and ..... Jones, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—S. Mitchell, and ..... Mitchell, his wife or her husband, as the case may be, whose true Christian name is to the plaintiff unknown—Land and ..... Land, his wife or her